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OFFICE OF GENERAL  
COUNSEL

May 27, 2010

VIA CERTIFIED MAIL

Federal Election Commission  
999 E Street, NW  
Washington, DC 20463  
Attn: Jeff S. Jordan

**RE: Founding Principles, LLC Response to Complaint with FEC—MUR 6291.**

Dear Mr. Jordan:

I received a copy of your letter relating to a complaint that was filed with the Federal Election Commission (the "FEC") to which you assigned the matter number above. This letter will serve as the response of Founding Principles, LLC of which I am a member.

As set forth in your letter and the attachment, Description of Preliminary Procedures for Processing Complaints Filed with the Federal Election Commission, I would like to recommend that the no action be taken by the FEC against Founding Principles. The reasons for such recommendation are as follows:

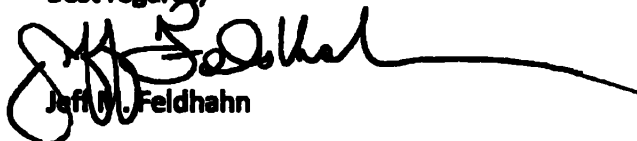
1. Founding Principles is not a political action committee. It is a for-profit limited liability company composed of multiple members.
2. Founding Principles is in the business of selling lapel pins, and the individual members of Founding Principles have committed to providing contributions to political candidates or organizations that support conservative political beliefs. The individual members of Founding Principles have committed to make contributions equal to 25% of the revenue generated by Founding Principles through the sale of its products.
3. Each member will comply with the Individual Contribution Limits established by the FEC.
4. No distributions/contributions have yet been made by Founding Principles or its individual members to any candidate or organization.
5. To date, Founding principles has sold \$2,635 worth of lapel pins. This amount means that \$658.75 (being 25% of the aggregate amount) is designated to be contributed to candidates or organizations. When this amount is finally made available to candidates or organizations, Founding Principles will make a taxable distribution to its members in accordance with their respective ownership percentages in the limited liability company, and then each member will make individual contributions to candidates and/or organizations—while remaining within the FEC's Individual Contribution Limits.

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I believe that from the above you can see that neither Founding Principles nor its members have done anything in violation of the Federal Election Campaign Act of 1971, as amended. We hope that you will conclude the same and take no further action on the complaint that was filed.

Please feel free to contact me if you have any questions. As I will be traveling out of the country beginning May 28, 2010 and not returning until June 8, 2010, any communications to me would be best directed to me via email at [jeff.feldhahn@world2one.com](mailto:jeff.feldhahn@world2one.com).

Best regards,

  
Jeff M. Feldhahn

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